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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/809,224	03/25/2004	Satoshi Narita	TJK/455	6558
2 <i>7</i> 717	7590 09/20/2005		EXAMINER	
SEYFARTH SHAW LLP 55 EAST MONROE STREET			FEGGINS, KRISTAL J	
SUITE 4200	WOD DINDE!		ART UNIT	PAPER NUMBER
CHICAGO, 1	L 60603-5803		2861	

DATE MAILED: 09/20/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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•		Application No.	Applicant(s)	
		10/809,224	NARITA ET AL.	
	Office Action Summary	Examiner	Art Unit	
		K. Feggins	2861	
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address	
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is communication to reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from 1. cause the application to become ABANDONE	N. nely filed the mailing date of this communication (35 U.S.C. § 133).	
Status				
2a)[	Responsive to communication(s) filed on This action is FINAL. 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.  noe except for formal matters, pro		is
Dispositi	on of Claims		•	
5)	Claim(s) 1-8 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1,2,5-8 is/are rejected.  Claim(s) 3 and 4 is/are objected to.  Claim(s) are subject to restriction and/or on Papers  The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the order of the order of the path or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to by the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the Examiner The earth or declaration is objected to be the examiner than the examiner th	r election requirement.  r.  epted or b) □ objected to by the force of the drawing(s) be held in abeyance. See on is required if the drawing(s) is objected to be on the drawing(s) is objected to be detailed.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(	(d).
	The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form P1O-152.	
12)⊠ <i>a</i> )[	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priorical application from the International Bureau  See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage	
A44	W-1			
2) D Notic 3) D Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	(PTO-413) ate atent Application (PTO-152)	

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 5-7 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 5, Examiner is unsure what applicant is claiming, being that claim 6 has method steps and claim 1 is an apparatus claim not a method claim.

Claim 7, Examiner is unsure what applicant is claiming, being that the claim cites the detecting step in an apparatus claim.

## Claim Objections

3. Claim 7 recites the limitation "the detecting step" in 6. There is insufficient antecedent basis for this limitation in the claim.

Claims 5-7 are objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim.

Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claim 5 is a method claim not an apparatus claim, therefore claim 5 does not contain any new limitations not presented in claim 1.

Claim 6 is a method claim not an apparatus claim, therefore claim 5 does not contain any new limitations not presented in claim 1.

# Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United
- 5. Claims 1-2 & 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Sasaki et al. (US 5,982,405).

## Sasaki et al. disclose the following claimed limitations:

- \* regarding claim 1, a sheet for forming an image (Abstract, figs 8-9);
- \* a substrate film and two or more image-formative layers disposed thereon, the image-formative layers being defined by frame respectively and arranged in a longitudinal direction of the substrate film (fig 8),
- \* wherein an identifying mark (66, 80, 66) having a sequence of mark bits which records information concerning the sheet for forming an image is provided to the sheet for forming an image in a manner of allocating respective mark bits to unit frames each of which comprises a single frame or plural frames of the image-formative layer with the mark bits being arranged in order of the sequence recording the information with at least one cycle period comprising a certain number of the unit frames along with a longitudinal direction of the sheet for forming an image (figs 8-9);

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\* wherein the sequence of the mark bits constituting the identifying mark is a combination of a sequence of mark bits constituting a first mark A (66, 80) with a sequence of mark bits constituting a second mark B (66), the first mark A having a cycle period (66) of a natural number X, the second mark B having a cycle period same as said X or of a natural number Y different from said X and relatively prime with said X, and the first mark A (66, 80) and the second mark B(66) being different from each other (figs 2 & 3).

- \* regarding claim 2, wherein the identifying mark is an optically detectable mark, and the first mark A and the second mark B have different optical property for detection (figs 8-9).
- \* regarding claim 8, wherein the means for detecting the mark bits detects at least one cycle of the mark bits of the identifying mark while carrying the sheet for forming an image to a forward or a reverse direction (figs 8-9).

## Allowable Subject Matter

6. Claims 3-4 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The primary reason for indicating allowable subject matter of 3 is the inclusion of the limitations of a sheet forming image that includes sequence of mark bits

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constituting the identifying mark is a combination of the sequence of mark bits constituting the first mark A, the sequence of mark bits constituting the second mark B, and a sequence of mark bits constituting a third mark C, the third mark C having a cycle period same as the natural numbers X and/or Y or of a natural number Z different from said X and/or Y and relatively prime with said X and Y, and the first mark A, the second mark B (155, 150 and the third mark C being different from each other. It is these limitations found in the claims, as they are claimed in the combination of that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

The primary reason for indicating allowable subject matter of 4 is the inclusion of the limitations of a sheet forming image that includes sequence of mark bits constituting the identifying mark is a combination of at least three sequences of mark bits including those of the mark A and the mark B, each of the sequences constituting a separate series of mark from each other, wherein each mark has a cycle period of a natural number same as any one of the other mark or of a natural number different from every one of the other mark and relatively prime with each other, and the all the marks are different from each other in sequence. It is these limitations found in the claims, as they are claimed in the combination of that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

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#### **Communication With The USPTO**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to K. Feggins whose telephone number is 571-272-2254. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Talbott Dave can be reached on 571-272-1934. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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